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APPLICATION NO.	FILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/090,315	06	/04/1998	HOWARD E. RHODES	M4065.059/P0	M4065.059/P0 3755	
24998	7590	03/27/2006		EXAM	EXAMINER	
	•	RO MORIN & OS	GEBREMARIAM, SAMUEL A			
2101 L Street, NW Washington, DC 20037				ART UNIT	PAPER NUMBER	
w asimigion,	DC 2003	,		2811		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/090,315	RHODES ET AL.					
Office Action Summary	Examiner	Art Unit					
	Samuel A. Gebremariam	2811					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).							
Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	date of this communication, even if timely filed.	, may reduce any					
 Responsive to communication(s) filed on <u>06 January 2006</u>. This action is FINAL. 2b) ☐ This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i>, 1935 C.D. 11, 453 O.G. 213. 							
Disposition of Claims							
4) ☐ 'Claim(s) 2-4,7-16,28,29 and 31-35 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 2-4,7-16,28,29 and 31-35 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:						
rapel NU(5)/Wall Date							

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DETAILED ACTION

Request for Continued Examination

- 1. A request for continued examination (RCE) under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 1/16/2006 has been entered. An action on the RCE follows.
- 2. The amendment filed on 12/8/2005 has been entered.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 28, 32 and 34 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

With regards to claim 28, the limitation of "an optical light transmitting device by way of light from an image passes to said photosensitive elements" is unclear as to what it says.

With regards to claims 32 and 34, it is not clear what the structural relationship is between "said optical light transmitting device" and the imaging device.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 28 is rejected under 35 U.S.C. 102(b) as being anticipated by Ogiu et al., US patent No. 5,098,630.

Regarding claim 28, as best the examiner is able to ascertain the claimed invention, Ogiu teaches (fig. 5) an imaging device, comprising: a rigid housing (2) having a cavity/recess (3) defined by sidewalls (sidewalls of 2) and a closed bottom surface (bottom surface of 2); a semiconductor imaging chip (4) located within the cavity of the housing (2), the semiconductor imaging chip having an array of photosensitive elements (inherent characteristics of image pickup device) configured to receive and generate a corresponding image signal (operating characteristics of an imaging device), the photosensitive elements being covered by a transparent cover (22); the semiconductor imaging chip (4) being encapsulated in a transparent material (21), wherein the transparent material (21) is disposed within the cavity/recess and is contained by the sidewalls (sidewalls of 2) and closed bottom of the housing (fig. 5); and an optical light transmitting device (13) by way of light from an image passes to the photosensitive (operational characteristics of an imaging device, also refer to col. 1, lines 40-50).

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Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claim 7-8, 2-4 and 9-10 are rejected under 35 U.S.C. 103(a) as being as being unpatentable over Ogawa, US patent No. US 6,291,811 in view of Nobue et al., US patent No. 4,727,407.

Regarding claim 7, Ogawa teaches an imaging device (figs. 15 and 16) comprising: a frame (91a) having a support structure (91c), a semiconductor imaging chip (90) supported by the support structure (91c); the semiconductor imaging chip having an array of photosensitive elements 90a, fig. 15) configured to receive and generate a corresponding image signal (inherent property of imaging device), and a package (95) comprising a transparent material (95c) encapsulating the frame (portion of 91d, and 91d is part of 91a), support structure (91c), and semiconductor imaging chip (90), the transparent material (95c) covering the chip (90), the photosensitive elements receiving the image through the transparent material (refer to fig. 16); wherein portions of the transparent material (95c) through which light passes to the photosensitive elements.

Ogawa does not explicitly state that portion of the transparent material have respective color tints to provide colored light filtering.

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Nobue teaches (col. 7, lines 56-61) impregnating transparent resin film with coloring matter in order to use the transparent material as a color filter.

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to have tint or impregnating color matter as taught by Nobue in the structure of Ogawa in order to have a color filtering capability.

Regarding claim 2, Ogawa teaches substantially the entire claimed structure of claim 7 above including the photosensitive elements are arranged in a two dimensional array (refer to fig. 13).

Regarding claim 3, Ogawa teaches substantially the entire claimed structure of claim 7 above including the transparent material (95c) includes molded epoxy resin (transparent synthetic resin).

The limitation that the transparent material is injection-molded epoxy is not given patentable weight, because it is considered a product-by-process claim. "[E]ven though product-by process claims are limited by and defined by the process, determination of patentability is based on the product itself. The patentability of a product does not depend on its method of production. If the product in the product-by-process claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process." *In re Thorpe*, 777 F.2d 695, 698, 227 USPQ 964, 966 (Fed. Cir. 1985).

Regarding claim 4, Ogawa teaches substantially the entire claimed structure of claim 7 above including leads (91d) connected to the semiconductor material, the leads being partially encapsulated in the transparent material (95c).

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Regarding claim 8, Ogawa teaches substantially the entire claimed structure of claim 7 above including the optical light-transmitting device (95d) is formed of the transparent material (95c).

Regarding claim 9, Ogawa teaches substantially the entire claimed structure of claim 7 above including the optical light-transmitting device is a lens (95d) being formed of the transparent material (95).

Regarding claim 10, Ogawa teaches substantially the entire claimed structure of claim 7 above including a color filter array into the transparent material (refer to col. 12, lines 25-29 and fig. 13).

Regarding claim 32, as best the examiner is able to ascertain the claimed invention, Ogawa teaches the entire claimed structure of claim 7 above including the optical light-transmitting device (95d) is a lens (fig. 16).

9. Claim 34 is rejected under 35 U.S.C. 103(a) as being as being unpatentable over Ogawa, Nobue and in view of Mantell, US patent No. 5,378,916.

Regarding claim 34, Ogawa teaches substantially the entire claimed structure of claim 7 above except explicitly stating that the optical transmitting device is color filter being supported separated from the package of the transparent material.

Mantell teaches (refer to col. 7, lines 57-69 and col. 8, lines 1-6, Mantell), where a color filter is formed separated from the package material.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to form the color filter separate from the package material as taught

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by Mantell in the structure of Ogawa in order fine tune the color acuity of the system (col. 7, lines 60-69).

10. Claims 11-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ogawa, Elabd et al., US patent No. 4,663,656 and in view of Nobue.

Regarding claim 11, Ogawa teaches substantially the entire claimed structure of claim 7 above including (figs. 15 and 16) an imaging device including a semiconductor device including an array of photosensitive elements, the semiconductor device being mounted on a frame (91a), the frame having a support structure (91c), the semiconductor device receiving the image and generate corresponding signal (inherent property of an imaging device), wherein the frame (91a), the support structure (91c) and the semiconductor device (90) is encapsulated in a transparent material (95c) of a package (95) for protecting and supporting the semiconductor device, the transparent material is a resin (transparent resin) allowing the image from the source to pass to the semiconductor device (inherent characteristics of a transparent material).

Ogawa does not teach a transmitting system for transmitting an image source, the transmitting being arranged to transmit the entire image simultaneously onto each of a plurality of imaging devices or the transparent material of at least one of the packages have a color different from remaining packages.

Elabd teaches (fig. 1) an imaging system for transmitting an image source (the dashed lines in fig 1), the image source (7) being arranged to transmit the image simultaneously onto each of a plurality of imaging devices (imager 1 and imager 2).

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Nobue teaches (col. 7, lines 56-61) impregnating transparent resin film with coloring matter in order to use the transparent material as a color filter.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the image transmitting system to transmit the entire image simultaneously onto each of a plurality of imaging devices taught by Elabd in the structure of Ogawa in order to improve color discrimination property of the device.

It would also have been obvious to one of ordinary skill in the art at the time the invention was made to have a tint or impregnating color matter as taught by Nobue in the structure of Ogawa in order to have a color filtering capability. The combined structure of Ogawa, Elabd and Nobue would have the transparent material of at least one of the packages have a color different from remaining packages.

The limitation that the transparent plastic material is injection-molded resin is not given patentable weight, because it is considered a product-by-process claim. "[E]ven though product-by process claims are limited by and defined by the process, determination of patentability is based on the product itself. The patentability of a product does not depend on its method of production. If the product in the product-by-process claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process." *In re Thorpe*, 777 F.2d 695, 698, 227 USPQ 964, 966 (Fed. Cir. 1985).

Regarding claim 12, Ogawa teaches substantially the entire claimed structure of claim 11 above including the image source includes a lens (7, Elabd, col. 6, lines 57-69).

Regarding claim 13, Ogawa teaches substantially the entire claimed structure of claim 11 above including the imaging devices include complementary color filters (4, Elabd, fig. 1).

Regarding claim 14, Ogawa teaches substantially the entire claimed structure of claims 11 and 10 above the complementary color filters (full color, col. 13, line 64-, col. 14, line 3) are molded into the packages (refer to col. 12, lines 25-29).

Regarding claim 15, Ogawa teaches substantially the entire claimed structure of claims 11 and 13 above including the packages include red, green and blue filters (full color, col. 13, line 64-, col. 14, line 3).

Regarding claim 16, Ogawa teaches substantially the entire claimed structure of claim 11 above except explicitly stating that the packages include cyan, magenta and yellow filters.

Cyan, magenta and yellow colors are fundamental colors that all colors are formed from. Furthermore cyan, magenta and yellow color filters are conventional in the art.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to form color filters based on the primary colors as claimed in the structure of Ogawa in order to selectively transmit light of particular wavelength.

11. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ogiu in view Ogawa US patent No. 6,291,811.

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Regarding claim 29, Ogiu teaches substantially the entire claimed structure of claim 28 except explicitly stating that the transparent cover includes color filter.

Ogawa teaches an imaging device wheré the transparent cover includes a color filter (95a, figs. 15 and 16, refer to col. 12, lines 25-29).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the color filter taught by Ogawa in the structure of Ogiu in order to selectively allow light of certain wavelength.

12. Claim 31 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ogiu in view of Mason et al., US patent No. 4,456,828.

Regarding claim 31, Ogiu teaches the entire claimed structure of claim 28 above except explicitly stating that the housing is formed of molded plastic.

Mason teaches an optical housing that is formed of molded plastic (fig. 1, col. lines 15-21).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the molded plastic taught by Mason in the structure of Ogiu in order to form a housing that provides either reflective or transmissive mode of operation (refer to the abstract).

13. Claims 33 and 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ogiu in view of Chun, US patent No. 5,644,169

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Regarding claim 33, Ogawa teaches substantially the entire claimed structure of claim 28 above except explicitly stating that the housing is formed of a ceramic material.

Chun teaches housing for a package that uses ceramic material (col. 1, lines 36-

42).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the ceramic housing taught by Chun in the structure of Ogawa in order to improve heat dissipation of the device.

Regarding claim 35, Ogiu teaches substantially the entire claimed structure of claim 28 above except explicitly stating the transparent material has an uppermost surface substantially planar to an uppermost surface of the sidewalls of the housing.

It is conventional and also taught by Chun (fig. 3), forming transparent material (15) with an uppermost surface substantially planar to an uppermost surface of the sidewalls of the housing (housing provided for chip 11).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the housing arrangement taught by Chun in the structure of Ogiu in order to simplify the packaging process.

Response to Arguments

14. Applicant's arguments filed on 1/6/2006 have been considered but are moot in view of new grounds of rejection.

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Conclusion

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Samuel A. Gebremariam whose telephone number is (571)-272-1653. The examiner can normally be reached on 8:00am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie Lee can be reached on (571) 272-1732. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SAG March 18, 2006

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